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## TRANSMITTAL FORM

(for all correspondence after initial filing)

Total number of pages in this submission =

Application #	10/549,806
Confirmation #	7881
Filing Date	June 29, 2006
First Inventor	HORTON, et al.
Art Unit	3753
Examiner	PRICE, Craig James
Docket #	P08752US00/RFH

## ENCLOSURES (check all that apply)

<input type="checkbox"/> Fees calculated below	<input type="checkbox"/> Reply to Missing Parts/Incomplete Application
<input type="checkbox"/> Amendment/Reply	<input type="checkbox"/> Certified Copy of Priority Document(s)
<input type="checkbox"/> including Attachment(s)	<input checked="" type="checkbox"/> Information Disclosure Statement
<input type="checkbox"/> After Final Amendment/Reply	<input type="checkbox"/> Drawing(s)
<input type="checkbox"/> including Attachment(s)	<input checked="" type="checkbox"/> Stamped Receipt
<input type="checkbox"/> Extension of Time Petition	<input checked="" type="checkbox"/> USPTO – SB/08
<input type="checkbox"/> Terminal Disclaimer	<input checked="" type="checkbox"/> Transmittal

## FEES CALCULATION: For claims if required and/or other fees as shown below:

	NOW	Previously Paid For	Present Extra	Rate	\$
<input type="checkbox"/> TOTAL CLAIMS		- 20		X \$ 50 =	
<input type="checkbox"/> INDEPENDENT CLAIMS		- 3		X \$ 200 =	
TOTAL OF ABOVE CLAIMS FEES =					
SUBTOTAL =					
TOTAL OF ALL FEES =					0.00

Payment by credit card. FORM PTO-2038 in the amount of \$ is attached.

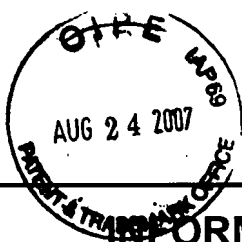
The Director is authorized to charge any fee, additional fee or extension fee due in connection herewith to Deposit Account No. 12-0555:

- (1) if no payment or an insufficient payment is enclosed and a fee is due in connection herewith; or
- (2) if no petition for extension of time is enclosed but an EOT is required - and in this event, applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to render this submission timely.

Date: August 23, 2007

By: Ross Hunt, Jr.  
Registration No.: 24,082

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INFORMATION	Application #	10/549,806
DISCLOSURE	Confirmation #	7881
STATEMENT	Filing Date	June 29, 2006
	First Inventor	HORTON, et al.
	Art Unit	3753
	Examiner	PRICE, Craig James
	Docket #	P08752US00/RFH

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

SIR:

**This IDS is submitted pursuant to 37 CFR. §1.97-1.98 and includes the following:**

- A listing of the references on PTO-1449.
- A copy of all **non-US** references which are listed on the PTO-1449 (US refs not required).
- A copy of a corresponding foreign **Search Report** which explains the relevance of the references noted therein.
- A separate **explanation of relevance**.

**Please note the following particulars concerning the filing of this IDS:**

- 1. This IDS is filed at whichever is the latest of:
  - within three months of the filing date of a NATIONAL APPLICATION other than a CPA, or
  - within three months of the date of entry into the NATIONAL STAGE as set forth in 37 CFR. §1.491 in an international application, or
  - before the mailing date of a first Office Action on the merits or after filing of an RCE (*but if a first Office Action is mailed but not yet received and the date on the face of the attached foreign communication makes it evident that this IDS is submitted within three months from the mailing of the search report, then applicant is entitled to have this IDS considered under 2.B. below and such boxes should be considered as having been checked*).
- 2. This IDS is filed **after a first Office Action**, but before a Final Action, Allowance, or any other action which closes prosecution, **and**:
  - A. Is accompanied by a payment in the amount of \$180.00 required by 37 CFR. §1.17(p).
  - B. I hereby state that each item of information contained in this IDS was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS.
  - C. I hereby state that no item of information in this IDS herewith was cited in a communication from a foreign patent office in a counterpart foreign application, and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 CFR. §1.56(c) more than 3 months prior to the filing of this IDS.
  - D. An appropriate Statement is attached.

or

3. This IDS is filed **after** a final action or allowance, but on/before payment of the issue fee, and:

A. is accompanied by a payment in the amount of \$180.00 required by 37 CFR. §1.17(p).

and

B. I hereby state that each item of information contained in this IDS was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS.

C. I hereby state that no item of information in this IDS herewith was cited in a communication from a foreign patent office in a counterpart foreign application, and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 CFR. §1.56(c) more than 3 months prior to the filing of this IDS.

D. An appropriate Statement is attached.

4. This IDS does not comply with 37 CFR 1.97-1.98, and is being filed **for placement in the file** pursuant to 37 CFR. §1.97(i).

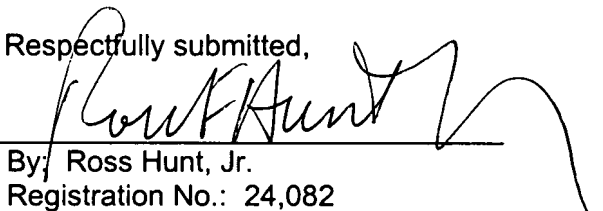
5. It will also be appreciated that:

- a. It is believed that this IDS complies fully with 37 CFR 1.56 and 1.97-98 and with MPEP § 609; but if for some reason it does not and will not be entered, the examiner is requested to telephone the undersigned so that any deficiency can be timely remedied.
- b. Some of the documents may have markings thereon, but no significance should be attached to those markings.
- c. These documents are not necessarily analogous art.
- d. Where an English language translation of an abstract is provided from a public source, applicant cannot vouch for the accuracy of that translation.

6. If no payment is enclosed and a fee is due in connection with this communication or if the payment enclosed is insufficient, the Director is authorized to charge any fee or additional fee due with this communication to Deposit Account No. 12-0555.

Date: August 23, 2007

Respectfully submitted,

  
\_\_\_\_\_  
By: Ross Hunt, Jr.  
Registration No.: 24,082

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Substitute for Form 1449A/PTO

 INFORMATION DISCLOSURE  
STATEMENT BY APPLICANT

Sheet 1 of 1

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Filing Date	June 29, 2006
First Inventor	HORTON, et al.
Art Unit	3753
Examiner	PRICE, Craig James
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## U.S. PATENT DOCUMENTS

Exam. Initial*	Document No. Number - Kind	Publ. Date MM-DD-YYYY	Name Pattee or Applicant	Relevance Passages/Figs.
	US-D421,791	03-2000	OHTANI, et al.	D23/260
	US-RE29,050	11-1976	HAKIM, Louise Z.	446/184
	US-1,630,040	05-1927	VOGT, Frank A.	137/223
	US-2,071,213	02-1937	PERRY, Ira D.	473/603
	US-2,600,862	06-1952	FRANK, Fenton	473/610
	US-2,671,633	03-1954	CORSON William G.	137/223
	US-2,731,028	01-1956	MCCORD, Georgie P.	137/223
	US-2,737,969	03-1956	IKNAYAN Alfred N.	137/223
	US-2,841,166	07-1958	AUZIN John M.	137/223
	US-4,077,429	03-1978	KIMBALL, Everett L.	137/588
	US-4,320,776	03-1982	YANG, Wen H.	137/223
	US-6,200,261	03-2001	DEININGER, et al.	600/29
	US-29/239,673	09-2005	HORTON, David	137/223

## FOREIGN PATENT DOCUMENTS

Exam. Initial*	Country-Number-Kind	Publ. Date MM-DD-YYYY	Name Pattee or Applicant	Relevance Passages/Figs.	Trans-lation
	GB 2150035 A	06/1985	YANG, Wen-Hsiang		

## NON PATENT LITERATURE DOCUMENTS

Exam. Initial*	Include NAME of the author (in CAPS), Title of Article/Item, Date, Page(s), Volume-Issue No., Publisher, City and/or Country where published	Trans-lation

Examiner Signature		Date Considered	
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\* Examiner: Initial if considered, whether or not citation is in conformance with MPEP §609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to the applicant.